100

H.R. 3356, To designate the United States courthouse under construction at 611 Broad Street, in Lake Charles, Louisiana, as the "Edwin Ford Hunter, Jr. United States Courthouse"

H.R. 2868, To designate the Federal building located at 600 Camp Street in New Orleans, Louisiana, as the "John Minor Wisdom United States Courthouse"

(103-41)

Y4.P96/11:

ING

BEFURE THE

SUBCOMMITTEE ON
PUBLIC BUILDINGS AND GROUNDS
OF THE

## COMMITTEE ON PUBLIC WORKS AND TRANSPORTATION HOUSE OF REPRESENTATIVES

ONE HUNDRED THIRD CONGRESS

FIRST SESSION

NOVEMBER 4, 1993

Printed for the use of the Committee on Public Works and Committee



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- 3356—TO DESIGNATE THE UNITED H.R. STATES COURTHOUSE UNDER CONSTRUC-BROAD STREET. IN LAKE TION AT 611 LOUISIANA, AS THE "EDWIN CHARLES. FORD HUNTER, JR. UNITED STATES COURT-HOUSE"
- H.R. 2868—TO DESIGNATE THE FEDERAL BUILDING LOCATED AT 600 CAMP STREET IN NEW ORLEANS, LOUISIANA, AS THE "JOHN MINOR WISDOM UNITED STATES COURTHOUSE"

#### THURSDAY, NOVEMBER 4, 1993

U.S. House of Representatives,
Subcommittee on Public Buildings and Grounds,
Committee on Public Works and Transportation,
Washington, DC.

The subcommittee met, pursuant to notice, at 8:32 a.m. in room 2253, Rayburn House Office Building, Hon. James A. Traficant, Jr. (chairman of the subcommittee) presiding.

Mr. TRAFICANT. The subcommittee will come to order.

The subcommittee meets this morning to receive testimony on H.R. 3356, to designate the United States Courthouse under construction in Lake Charles, Louisiana, as the "Edwin Ford Hunter, Jr. United States Courthouse," and H.R. 2868, to designate the Federal building at 600 Camp Street in New Orleans, Louisiana, as the "John Minor Wisdom United States Courthouse."

103D CONGRESS 1ST SESSION

## H.R. 3356

To designate the United States courthouse under construction at 611 Broad Street, in Lake Charles, Louisiana, as the "Edwin Ford Hunter, Jr., United States Courthouse".

#### IN THE HOUSE OF REPRESENTATIVES

OCTOBER 26, 1993

Mr. HAYES introduced the following bill; which was referred to the Committee on Public Works and Transportation

#### A BILL

- To designate the United States courthouse under construction at 611 Broad Street, in Lake Charles, Louisiana, as the "Edwin Ford Hunter, Jr., United States Courthouse".
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,
  - 3 SECTION 1. DESIGNATION.
  - 4 The United States courthouse under construction at
  - 5 611 Broad Street, in Lake Charles, Louisiana, shall be
  - 6 known and designated as the "Edwin Ford Hunter, Jr.,
  - 7 United States Courthouse".

2

#### 1 SEC. 2. REFERENCES.

- 2 Any reference in a law, map, regulation, document,
- 3 paper, or other record of the United States to the court-
- 4 house referred to in section 1 shall be deemed to be a ref-
- 5 erence to the "Edwin Ford Hunter, Jr., United States
- 6 Courthouse".

0

103D CONGRESS 1ST SESSION

## H.R. 2868

To designate the Federal building located at 600 Camp Street in New Orleans, Louisiana, as the "John Minor Wisdom United States Courthouse".

#### IN THE HOUSE OF REPRESENTATIVES

AUGUST 4, 1993

Mr. Jefferson (for himself, Mr. Livingston, Mr. Tauzin, Mr. Fields of Louisiana, Mr. McCrery, Mr. Baker of Louisiana, and Mr. Hayes) introduced the following bill; which was referred to the Committee on Public Works and Transportation

#### A BILL

- To designate the Federal building located at 600 Camp Street in New Orleans, Louisiana, as the "John Minor Wisdom United States Courthouse".
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,
  - 3 SECTION 1. DESIGNATION.
  - 4 The Federal building located at 600 Camp Street in
  - 5 New Orleans, Louisiana, shall be known and designated
  - 6 as the "John Minor Wisdom United States Courthouse".
  - 7 SEC. 2. REFERENCES.
  - 8 Any reference in a law, map, regulation, document,
  - 9 paper, or other record of the United States to the Federal

2

- 1 building referred to in section 1 shall be deemed to be
- 2 a reference to the "John Minor Wisdom United States

3 Courthouse".

0

Mr. Traficant. I now recognize the gentleman from Tennessee. Mr. Duncan. Thank you, Mr. Chairman. I will simply say that I look forward to hearing the witnesses today. I am pleased to welcome our fellow Members, Mr. Hayes and Mr. Jefferson. Also I am pleased to welcome the Deputy Administrator of GSA, Julia Stasch, to testify about the review process. This is something that I think was a good idea and I welcome and support efforts to try to save money and reduce the costs on some of these Federal Courthouse buildings and other buildings under GSA's purview. I look forward to hearing her testimony.

I certainly want to commend you, Mr. Chairman, for the leadership you are providing in calling this hearing this morning. I will

have further remarks later.

Thank you very much.

Mr. Traficant. Our first witness today is the distinguished Representative from Louisiana, Congressman James A. Hayes, who will testify on H.R. 3356, a bill to designate the United States Courthouse under construction at 611 Broad Street in Lake Charles, Louisiana, as the "Edwin Ford Hunter, Jr. United States Courthouse."

I would like to take this opportunity to clarify that although H.R. 3356 would name a GSA building that is leased, not owned, GSA has an express understanding with the lessor that the naming is acceptable; and that, further, this understanding will be reduced to a supplemental agreement between GSA and the lessor and made part of their lease prior to the enactment of this legislation.

I ask unanimous consent to enter into the record the documents

I have just referred to. Without objection, so ordered.

The referenced documents follow:



#### General Services Administration, Region 7 819 Taylor Street Fort Worth, TX 76102

October 27, 1993

The Honorable James A. Traficant House of Representatives Subcommittee on Public Buildings and Grounds RHOB B-376 Washington, DC 20515

Dear Representative Traficant:

Thank you for the opportunity to provide information regarding the new leased GSA Courthouse in Lake Charles, LA. HR 3356 will designate this building as the Edwin Ford Hunter, Jr., United States Courthouse. We have contacted the lessor, and he has no objection to having the building designated as the Edwin Ford Hunter, Jr., United States Courthouse, 611 Broad Street, Lake Charles, LA 70601. A letter to this effect is enclosed.

If I can be of any further assistance, please do not hesitate to call me or Walter Marcinowsky, at 817-334-3804.

Sincerely,

Arleng D. Schley Acting Regional Administrator (7A)

Enclosure

MR. JAMES WICKETT

FOR YOUR INFO. 4 COPY HAS 13ETN FAMED TO CONV. TRAFICANT

Federal Recycling Program Printed on Recycled Paper

Walter Manning

Mr. TRAFICANT. I support approval of this move and this remedy that has been worked out relative to the leased building. I have known Representative Hayes since he came to the Congress; he is now Chairman of the Science, Space, and Technology Committee, and I would like to welcome him here and yield to him such time as he may need.

#### TESTIMONY OF HON. JAMES A. HAYES, A REPRESENTATIVE IN CONGRESS FROM LOUISIANA

Mr. HAYES. Mr. Chairman, thank you. I won't take but a moment of your time; I know you have a busy schedule with witnesses on matters of importance to both your subcommittee, the committee, and to the Congress. I will simply ask your permission to insert into the record some of the items which you have mentioned, the original agreement with the lessor for the renaming of the building, along with some of the individual distinctions, a resume on Judge Hunter, and I would like that my statement be made a part of the

The only thing that I would like to add to that, in appreciation of the conservation of your time, is that this morning we have the distinction of having two buildings in the State of Louisiana, both of them to be named after Federal judges. At the time that I was going to school in the 1960s, in college in Louisiana, it was my desire that at a later time in life to be able to talk about the role that Federal judges played in my area and in parts of the South in bringing about integration, and in creating such an individual "unpopularity" on some occasions in their local communities for a social change brought about. Both of the judges for whom we are seeking to name buildings today fall in that category, and interestingly enough, over the passage of time both of them have now not only become most revered in their communities, but their individual character and courage during the 1950s and 1960s is always spotlighted as among the most distinguished features of their judicial careers.

With that addendum to the comments here, I very much would be happy to answer any questions, but would simply appreciate the insertion into the record and would say that for only the second time in seven years I have come to this subcommittee asking for the naming of a building. I appreciate your consideration and your support. Thank you very much.

[Mr. Hayes' prepared statement and other documents follow:]

WASHINGTON OFFICE 2432 RAYBURN HOUSE OFFICE BUILDING WASHINGTON, OC 20515-1807 (202) 225-2031

DISTRICT OFFICES 109 EAST VERMILION (318) 233-4773

901 LAKESHORE ORIVE SUITE 402 LAKE CHARLES, LA 70601 (318) 433–1613

#### Congress of the United States Bouse of Representatives Maghington, DC 20515-1807

INVESTIGATIONS AND OVERSIGHT SPACE, SCIENCE AND APPLICATIONS

COMMITTEE ON
PUBLIC WORKS AND TRANSPORTATION SUBCOMMITTEES
WATER RESOURCES
AVIATION

COMMITTEE ON SCIENCE, SPACE, AND TECHNOLOGY SUBCOMMITTEE

> COMMITTEE ON GOVERNMENT OPERATIONS BUBCOMMITTEES
> ENVIRONMENT, ENERGY AND
> NATURAL RESOURCES

STATEMENT OF

CONGRESSMAN JIMMY HAYES

TO THE

SUBCOMMITTEE ON PUBLIC BUILDINGS AND GROUNDS COMMITTEE ON PUBLIC WORKS AND TRANSPORTATION U.S. HOUSE OF REPRESENTATIVES

November 4, 1993

I want to express my great thanks to the Subcommittee and Chairman Traficant for holding this markup of H.R. 3356, a bill to designate the U.S. Courthouse under construction in Lake Charles, Louisiana, as the "Edwin F. Hunter, Jr. United States Courthouse."

Judge Hunter has enjoyed a long and exemplary career on the bench, starting with his appointment by President Bisenhower. Naming this courthouse in his honor is a proper tribute for all he has given to the Lake Charles community.

Judge Hunter was named as a Federal Judge in 1954 after more than a decade of private practice. He has served as a State Representative in the Louisiana Legislature, the State Chairman of the American Bar Association, Commander of the Lowe-McFarlane American Legion Post, and is a decorated Naval Officer who served in World War II. Judge Hunter currently handles 25 percent of the Lake Charles Docket and all Lake Charles Dispositive motions, in addition to Lafayette and Shreveport cases.

The courthouse naming in honor of Judge Hunter has the wide support of the entire Lake Charles and Louisiana public. I also have additional background information for inclusion in the record. Again, I greatly appreciate the Committee's work on this bill, and stand ready to assist in any way necessary to promote its passage.



## HOLLBERN PROPERTIES, L.C.

P.O.Box 400 Ruston, LA /12/3-0400 Telephone (318) 225-3822 Fax (318) 251-0114 1204 Stubbe /ws. Suite A. Monroe, LA /1201 Telephone (318) 388-2791 Fax (318) 382-3402

October 25, 1993

Honorable James A. Hayes U. S. House of Representatives 2432 Rayburn HOB Washington, D. C. 20515

RE: New United States Courthouse Building Lake Charles, Louislana

Dear Congressman Hayes:

Hollbern Properties, L. C., the Owner of the referenced project, enthusiastically supports your Proposal for naming the referenced Building "Judge Edwin F. Hunter, Jr." Building.

As you are aware, Judge Hunter has dedicated the majority of his life to serving Lake Charles and the Parish of Calcasieu thus greatly deserving In honor such as this.

I would like to personally thank you for your interest in pursuing this matter and pledge to you our continued support of your efforts.

Sincerely,

Hollbern Properties, L. C

Bernard L. Bryant, Co-Managing Partner

Ronald H. Graham, Co-Managing Partner

HAYES:b#10

#### JUDGE EDWIN FORD HUNTER, JR.

#### Personal

Born February 18, 1911 at Alexandria, Louisiana to Mr. and Mrs. Edwin Ford Hunter; grandson of Judge and Mrs. Edwin Gardner Hunter; great-grandson of Judge and Mrs. Robert A. Hunter.

Married Shirley Kidd October 11, 1941; three children, Edwin Kidd Hunter (attorney), Janin Hunter Robert (educator), and Kelley Hunter Bowler (pharmacist); 3 grandchildren.

#### Professional

L.L.B. from George Washington University, 1937 (pre-law at LSU)
Practiced law in Shreveport, Louisiana, 1940-1953\*
Smith, Hunter, Risinger and Shuey
U. S. Judge, Appointed by President Eisenhower, 1954-1993
Chief Judge, Western District of Louisiana, 1970-1976
Presided Federal Appellate Courts in New York, Texas, Georgia & South Carolina

LA State Chairman, American Bar Association, 1945 Commander, American Legion Post, Shreveport, LA, 1945 LA State Legislature Representative from Caddo Parish, 1948-1952 LA Campaign Manager & Executive Counsel, Governor Robert Kennon, 1952-1953 National Advisory Committee on Federal Civil Rules, 1970-1976

#### Military

\*U.S. Navy, Lieutenant, 1942 - 1945 (Six Battle Stars)

#### **Distinctions**

Justice Department Commendation for Integration (*Time Magazine* feature), 1960 Our Lady Queen of Heaven Catholic Church Man-of-the-Year, 1991 King of Krewe Du La Contree, 1992 Significant Sig of Sigma Chi Fraternity, 1993

#### Other

Judge Hunter's decisions have rarely been reversed in 40 years on the bench. He is noted for efficiently getting rid of a docket of 15-20 cases per week through settlement in pre-trial conferences.

From 1953 to taking Senior status in 1976, handled at least 300 cases a year, 8000 civil cases. From 1956 to 1992 sat with 5th circuit several times a year, about 20 cases a section (about 720 cases). Also many 3-judge cases (2 district judges, 1 circuit appeals judge).

At present, 82 years of age and handles 25% of Lake Charles Docket and all Lake Charles dispositive motions, in addition to a few Lafayette and Shreveport cases. Sits occasionally by designation with the U. S. Court of Appeals for the 5th Circuit.

Enacted the 6-man civil jury later approved by U. S. Supreme Court Presided over more admiralty cases than any judge in United States

Well known decisions:

Bartie vs. U. S. Weather Bureau (Hurricane Audrey)
Railroad rate case which was adopted as decision of U.S.
Supreme Court

Leger case which has been cited over 100 times



Judge Edwin F. Hunter ended a long legal association with Alexandria when he empaneled the federal grand jury which is now is sassion. Judge Hunter had been sitting on the federal court bench here and in Lake Charles, but with the appointment of Judge Nauman Scott, his 17-year legal connection with Central Louisians was ended.

## A Town Talk Profile

## Judge Hunter Ends A Long Tenure Here

By Bruce Brousserd

Crewe Talk Correspondent).

LAKE CHARLES, La —

Creation of a fourth judgeship
for the U.S. District Court,
Western District, domiciled at
Alexandria, ended a long as
sociation between Rapides
Parini and its native son federal judges.

Parish and its description of the fundary of the fu

Meanwhile, Judger Himter was actively working in the Louisiana and American Barassociations. During 1946-47, he was state chairman of the junior section of the ABA.

Fig. 1945; entered points; and in 1948 was elected as a state representative from Caddo Parish. He served his four-year term but did not seek reelection. In 1952 he devoted his time to managing the campaign of Gov. Robert K. Kennon.

Judge Hunter spent a brief

The transition of picture and the state of pic

Judge Hunter was born in Alexandria Feb. 13, 1911. His late lather was a member of a pioneer Rapides family. His mother, the former Amelia Franch, was also from a prominent family. Size is still a resident of Alexandria.

#### America 127

The judge entered Lotisland. State University for his manifestal elegal education and in 1800, has was awarded the bachair od law laggree by George Washington University. White attending the Washington, D.C., school, he was employed as a U.S. Capitol policaman under the patronage of a fellow Alexandrian, the late U.S. Sen. John H. Overton.

After graduation, he was admitted to the Louisian by hunter that practiced law in Springhill for two years, moving to the firm of Smith, Hunter, Risinger and Shevy in Shreveport where he stayed until his appoinment to the industry of the stayed and the stayed and the stayed that the st

federal judiciary.

After two years in Shreveport, Judge Hunter began service in the U.S. Navy. From 1942-45 he served on the USS Saratoga and the USS St. Paul. He was discharged from tha Navy as a lieutenant,

After returning to Shreveport, the judge became active
in the American Legion. In
1946 he was elected as the
first World War II commander of Lowe-McFarlane American Legion Post, a post with a
membership of 4,500. He later
served as judge advocate forthe American Legion in Louttians.

SALE
FOOD TOWN
GROCERY
400 Bolton: Avenue

learn invalidation of the control of

He has been on several MAP.
Fifth Circuit Court of Appearance. His most recent service on the appeals bench has been in the case of Carbac Marceilo.

Judge Hunter had been against about his sitting on that case as he is about his school days athletic activities. He was an all-state football player at Bolton and was captain of the LSU terminates. The last thing he want to be known as is a former state athlete, however.

#### Plays Golf

Judge Himter does not consider the Addictic prowess a newspand sorry of some years ago.

The judge still plays are regularly and at 59 his figure is not far off the lines of the athletic days.

goose hunter. Judge Hunter goose hunter, Judge Hunter wit and runor come throw strong in trying migrate bird hunting violations but having to rule in such can takes the edge off his indicates the edge of close friends. The school indicates the purpose of counting the edge of the edge

Hunter is a lawyer here: Janin, 21, is a senior at 1311 and Kelley is 11.

Te con

## Judge Hunter Ends A Long Tenure Here

By Broca Broussard

(Town Talk Correspondent) Gove Tail Extransional Company of the Charles CHAPLES. La. Creation of a fourth judgeship for the U.S. District Court, Western District, dominoles to Alexandra, accide a long co-sociation perveen Rapides Parish and as native too jed-

erai (uage. U.S. Judge Editin F. Hunter Jr. had served Alexandria and Laire Charles almost if years when he ampaneles the U.S. Grand Jury mat was in session in Alexandria last

Overseeing the selection was his last regular for as resident ludge in the Alexandria Division of the Western District of Louisiana, Probably, he'll only return when newiy-named Judge Nauman C. Scott recuses himself in a case or his workload requires outside heip.
The transition is not new to

Judge Rumer. He has worked in a number of places away from Alaxandria since his graduation in 1930 by Bolton high school.

Judge Humer was born in Alexandria Feb. 18, 1911. His late father was a member of a pioneer Rapides family. His mother, the former Amelie Franch, was also from a prominent family. She is still a resident of Alexandria.

#### Attended LSU

The judge entered Louisiana State University for his pre-legal education and in 1938, he was awarded the bachelor of law degree by George Washington, University, While attending the Washington, D.C., school, he was employed as a U.S. Capitol policeman under the patronage of a fellow Alexandrian, the late U.S. Sen. Vohn-H. Overton.

After graduation, he was admitted to the Louisiana bar. Hunter than practiced law in Springhill for two years, moving to the firm of Smith, Hunter, Risinger and Shevy in Shreveport where he stayed until his appointment to the

federal judiciary.

After two years in Shreveport, Judge Humer began service in the U.S. Navy. From 1942-15 he served on the USS Saratoga and the USS St. Paul. He was discharged from

Meanwhile, Stidge Hinney was softwary recruing in the locustoms and american Bar association. During Total 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1997, 1 Sille Terresemente Com Casso Parus. He served his four-year term but did not seek resistation. In 1982 he dethe campaign of Gov. Robert-Kennen.
Judge Himter spent a brief

period as executive counsel to CTTYSE Practice. .....

#### Eisenhower Appointes

On Feb. 10, 1984, President. Dwigns D. Eisenhower appoint-ed Hunser a federal districtjudge. At that time he sat onthe beach of the fourth south-ern division — Alexandria, Lake Charies, Opeicusas and

Lafayette.
Ludge Hunter's treedoms
from serving in other divisions was snort lived. Last Monday he sas on a threejudge appeals court parely nearing new litigation on the north-south railroad rate case. If had been charged that reil-coads were charging Southern. snippers higher r those in the North. rates than-

Some two years ago the decision written by Judge Hunter as a member of a threejudge panel hearing the rail-: road rate case. The decision is looked upon as a landmark which erased discriminatory

rafes.
/ He has been on several U.S. panels. His most recent service on the appeals bench has been in the case of Carlos. Marcello.

Judge Hunter had been at reticent about his sitting on that case as he is about him scapoi days athletic activities He was an all-state football in clayer at Bolton and was a captain of the LSU tennis. team: The last thing he wants grate athlete, however.

#### Plays Golf

Judge Hunter does not por sider is lightlene prowers es

Paul, He was discharged from
the Navy as a Heutenant.

After returning to Shreve for judges still plays spitiol port, the judge became active in the American Lerion. In

## rrogram Spurns State Job

AATON ROUGE—A Shrewport attents with the experience of one term in the Longislature has directed the preparation of Gow. Robert F. Kennon's legislative program and in coursed with the respensibility of pushing is through.

The attorney is Edwin F. Munior Co., an energytic (Cycen-old man

with a quick smale.

Hunter will be ensoutive assist-122 to the 10verter.

השנ נול זג-דתב השומסקסג בות -בוכופשל כתו הכדי מתו עוש-בסוכת ture completes its K-cay session. Zaroses Tall-Time Pass

Humar has siscist not to accept full-ome appointment with the Mannen administration, though almost any key position is his for the £2.53.73. ...

ATT Was manager of the sucdestul Kennen eampaign which surprised the politicians of the state with its vote-gathering power. Hunter is privately uneasy about the Legislature.

He wonders about the arrivade of lagratianors toward the Kennon program to take powers out of the hands of the governor and place them with boards was would admimater big spending agencies such as the highway department.
Such a program would mean

less patronage jobs for the legisla- turned to Kennon after Boggs lost **2273.** 

Uncompromising in Views

plan a dictaturation is said. Ages second plantary, there is anything less like a die- Kennon Program is Theirs tatoramp than the plan to set up! "The governor's position is this," bearts for the handling of the out said Hunter, "The majority of the spending agencies I'd like to know legislators were elected on the Kenabout it."

Laure. Delieve. Hunter con- is the Legislature's fob to put the tinted. "Is the program which will program over the call for the loss of power by the "The legislators have a mandare." Zovernor."

. Kennon has said it was impossi- Kennon program." bla for the governor to properly Hunter is married, the father of administer by himself the multi-a boy, 9, and girl, 2. million dollar budget of the state. He has confidence in others and

Hunter makes no bones about his To Resume Fractice reliance on groups of legislators! Hunter will return to the law not originally eligned with Kennon firm of Smith. Hunter, Risinger. not originally aligned with Kennon firm of Smith. Huntar, Risinger, to carry through a program which and Suesy in Shraveport after the calls for snarp outs in spendings— Legislature completes its 60-day outs which Kennon said will amount to at least \$1 million a He served in the Legislature for month.

"The administration is depend chose not to run again, ing on the support of the Crescent The Long administration, which City Democratic Association as he opposed during his term as a well at the Cid Regulars of New Indirestrative from Caddo parish. The CCDA supported Congress—mittee posts because of his ordinan Hale Boggs for go perior and claim of Long's program.



in the first primary. The Old Regulars, now Enked with Gov. Earl acompromising in Views ulars, now linked with Gov. Zarl Hunter is uncompromising in be- K. Long's New Orleans forces in eving that the Kennon program the Regular Louisiana Democratic "Some people call the Kennon Scalt, whom Kennon defeated in plan a dictatoring," he said. "Little second primary.

non noket. Therefore the Kennon trace and is their program and it

from the people to carry out the

His plan is to place independent versity and George Washington uni-

boards in charge of spending, versity, Washington, D. C. for these boards to be selected by divicitnree years each. He got his law and business interests of the state, degree at George Washington.

Mr. TRAFICANT. Mr. Duncan.

Mr. DUNCAN. Well, I certainly appreciate Mr. Hayes being here and I support his legislation.

With that, I'll yield back.

Mr. TRAFICANT. Mr. Chairman, we appreciate your being here. You're doing an outstanding job with Science, Space, and Technology. We will act on your initiative. We're glad to have you, and thank you for your straightforward remarks.

Mr. HAYES. Thank you very much, Mr. Traficant.

Mr. TRAFICANT. Naturally, I support approval of this legislation,

and I thank Congressman Hayes for his testimony.

Our next witness this morning is also a Representative from Louisiana, Congressman William J. Jefferson, who will testify on H.R. 2868, a bill to designate the Federal building located at 600 Camp Street in New Orleans, Louisiana, as the "John Minor Wisdom United States Courthouse."

Mr. Jefferson, welcome. The floor is yours.

#### TESTIMONY OF HON. WILLIAM J. JEFFERSON, A REPRESENTATIVE IN CONGRESS FROM LOUISIANA

Mr. JEFFERSON. Thank you very much, Mr. Chairman and mem-

bers of the subcommittee.

I want to thank you for holding this hearing today on H.R. 2868, a bill to designate the Federal building located at 600 Camp Street in New Orleans, Louisiana, as the "John Minor Wisdom United States Courthouse."

This bill is cosponsored by all members of the Louisiana delegation, including Representatives Hayes, Livingston, Tauzin, Fields, McCrery, and Baker; and Senators Johnston and Breaux have in-

troduced similar legislation.

Thousands of pages have been written about Judge John Minor Wisdom over the years. Among other laudatory descriptions, he has been called a "quintessential appellate judge of great courage, imagination, ingenuity, compassion, and flexibility." His opinions bore his unmistakable imprint, the Wisdom pennant, as one of his former colleagues for whom I clerked, Judge Alvin Rubin, denominated it. Of one of his opinions used to illustrate this point, Judge Rubin wrote, "It was lucid and succinct; it states the governing principle, and applies that principle to finally resolve the issue. It thus serves the ideal functions of every fine appellate opinion: clarifying the rule of law applicable to the case before the court and deciding the merits of that case."

Judge Wisdom joined the United States Court of Appeals for the Fifth Circuit in 1957 and is still an active member at the age of

88, a senior judge with an active docket.

Judge Wisdom has participated in over 5,000 reported cases and has authored over a thousand published majority opinions in his 36 years on the court. Although he has written distinguished opinions in many areas of law—from admiralty law to contracts law to Constitutional law and employment law—Judge Wisdom will be best remembered for his work in the area of civil rights.

A former colleague on the Fifth Circuit, and now a senior judge on the Eleventh Circuit, Judge Elbert Tuttle, said, "Judge Wisdom's most admired and most important decisions were in the broad field of civil rights, primarily racial civil rights. The immediate benefits from these decisions to the parties were immeasurable. But beyond that, in the reasoning that led him to his conclusions for the court in those cases, he espoused a judicial philosophy that has redounded to the benefit of our whole society."

Some of the leading cases authored by Judge Wisdom included: *United States* v. *Louisiana*, which suspended the State discrimi-

natory voters' registration law;

United States v. Jefferson County Board of Education, a land-

mark case on school desegregation;

Meredith v. Fair, which desegregated the University of Mississippi;

Labat v. Bennet, which required the Orleans Parish jury venue

to be drawn from a cross-section of the community; and

United States v. Texas Education Agency, which set new standards for school desegregation affecting Hispanics.

I have included a more extensive list of cases for the record, Mr.

Chairman.

It has been written that Judge Wisdom's "task was to give effect to the Constitution in a hostile environment by teaching understanding and respect for the rule of law." A former law clerk brought the hostile environment issue to life and made it understandable to all when he wrote that Judge Wisdom's "dogs were poisoned; rattlesnakes were thrown into his garden; he and his family were kept awake during much of the night by abusive telephone calls; and he received wholesale shipments of crude and hate-filled mail," but, "Judge Wisdom was unbending in the face of such abuse and intimidation," his clerk reports, "and his conviction never wavered."

Mr. Chairman, our legal system has been enriched by Judge Wisdom's role in reshaping the law of civil rights and liberties in America and, by doing so, reshaping the very face of opportunity in America. Recalling the words penned by Maxwell Anderson in his play, Valley Forge, "There are some men who lift the age they inhabit, until all men walk on higher ground." John Wisdom is such a man. He has lifted the level of the age in which he lives by combining his love of liberty and high morality to advance human rights to a degree rarely achieved by a single individual.

Thanks to him, we all stand on higher ground.

For this reason above many, many others, it is most fitting that the Federal Courthouse in New Orleans be named after this legendary figure in American Jurisprudence, Judge John Minor Wisdom

Again, Mr. Chairman, I appreciate appearing before the sub-committee today and your consideration of this important bill. Thank you very much. I have, for the record, a list of distinguished opinions of Judge John Minor Wisdom.

[The following was received for the record:]

#### DISTINGUISHED OPINIONS OF JUDGE JOHN MINOR WISDOM

- United States v. Louisiana, 225 F.Supp. 353 (E.D. La. 1963), aff'd, 380 U.S. 145 (1965)
  (Approved the freezing principle suspending state voters' registration law; history of the disenfranchisement of blacks in Louisiana; duty of federal courts to protect federally created or federally guaranteed rights).
- United States v. Jefferson County Bd. of Education, 372 F.2d 836; 380 F.2d 385 (en banc), cert. denied, 389 U.S. 840 (1967) (Landmark case on desegregation of schools by affirmative action to desegregate "lock, stock, and barrel")
- Singleton v. Jackson Municipal Sch. Dist. (Singleton I), 342 F.2d 336 (1968); Singleton II (1966) (Breakthrough in the slow movement of school desegregation)
- Meredith v. Fair, 298 F.2d 696 (1962); 313 F.2d 532 (1962) (Desegregated the University of Mississippi)
- United States v. City of Jackson, 318 F.2d 1 (1963)
  (Desegregated bus and railroad terminals in Jackson,
  Mississippi)
- United States v. Barnett, 346 F.2d 99, 104 (1965) (Dissented from court's dismissal of charges of contempt against Governor Ross Barnett)
- United States v. Cox, 342 U.S. 167, 185 (1965)
  (Dissent: power of executive and judiciary against grand jury)
- United States v. Ku Klux Klan, 250 F.Supp. 330 (E.D. La. 1965)
  (Injunction against the Klan to protect blacks in Washington Parish from economic duress and physical violence)
- Labat v. Bennett, 365 F.2d 698 (1966)
  (Required Orleans Parish jury system to be drawn from a cross-section of the community)
- Dombrowski v. Pfister, 227 F.Supp. 556 (E.D. La. 1964, rev'd, 380 U.S. 479 (1965) (Supreme Court upheld dissent: Would enjoin State of Louisiana from using legislative and judicial processes to harass civil rights leaders by unwarranted

prosecution)

- Donaldson v. O'Connor, 493 F.2d 507 (1974), aff'd, 422 U.S. 563 (1975)
  (The Fourteenth Amendment guarantees the right to treatment to persons involuntarily civilly committed to a state mental hospital)
- United States v. Texas Education Agency (Austin case), 467 F.2d 848 (1972); 532 F.2d 380 (1976), vacated and remanded, 429 U.S. 990 (1976); 564 F.2d 388 (1977) (Desegregation of tri-ethnic school system; discrimination against Hispanics; de jure discrimination not confined to statutory discrimination)

\* \* \*

- Local 189, United Papermakers and Paperworkers v. United States, 416 F.2d 980 (1969), cert. denied, 397 U.S. 919 (1976)
  (Landmark opinion: "Rightful place" theory adopted prohibiting awarding future jobs based on seniority system with locked in race discrimination)
- James v. Stockham Valves, 559 F.2d 310 (1977)
  (Deals with employment discrimination, including racially discriminatory seniority system and testing programs)
- Weber v. Kaiser Aluminum, 563 F.2d 216 (1977); rev'd, 443 U.S. 193 (1979); 611 F.2d 132 (1980) (High impact decision. Supreme Court upheld dissent: Affirmative action agreement approved allowing black employees to enter training program with less seniority than white competitors.
- Cipriano v. City of Houma, 286 F.Supp. 823, rev'd, 395 U.S. 701 (1969).

  (Dissent: Would hold unconstitutional state law giving only property taxpayers the right to vote on revenue bond issue)
- Plante v. Gonzales, 575 F.2d 1119 (1978), cert. denied, 439 U.S. 1129 (1979). (Florida Sunshine Amendment constitutional)
- State of Texas v. United States, 730 F.2d 339 (1984)
  (Staggers Act is constitutional. National League of Cities inapplicable to statute that does not address matters indisputably attributes to state sovereignty
- DeLuna v. United States, 308 F.2d 140 (1962)

(Dealt with privilege against self-incrimination)

\* \* \*

Dallas County v. Commercial Union Assoc. Co. Ltd., 286 F.2d 388 (1961) (Liberalized exceptions to hearsay rule: relied on for formulation of omnibus exception in Fed. R. Evid. 803(24))

\* \* \*

Offshore Co. v. Robinson, 266 F.2d 769 (1959). Seminal case.

(Established liberal tests for what is a "vessel" and who is a "seaman")

In re Unterweser Reederei, GMBH, (Breman v. Zapata) 428 F.2d 888 (1970); 446 F.2d 907, rev'd, 407 U.S. 1 (1972). (Supreme Court upheld dissent: would uphold forum selection clause in towage contract containing exculpatory clause generally condemned)

\* \* \*

Melancon v. McKeithen, 345 F.Supp. 1025 (E.D. La. 1972), aff'd, 409 U.S. 943 (1972)

(Seventh Amendment not incorporated into Fourteenth so as to require jury trials in civil cases and to bar Louisiana appellate review of the law and the facts. Review of historical background and decline of the civil jury)

- Hyde v. Chevron, 697 F.2d 614 (1983)
  (Contributory negligence is victim fault and therefore
  a defense in Louisiana strict liability cases, at least
  in a non-products liability or hazardous activity case)
- Lartigue v. R. J. Reynolds Tobacco Co., 317 F.2d 719, cert. denied, 375 U.S. 865 (1963)
  (Involved Louisians law of products liability)
- Weinert's Estate v. Commissioner, 294 F.2d 750 (1961) (Tax consequences of carried interest arrangements in oil and gas operations)
- United States v. Stapf, 309 F.2d 592 (1962), rev'd, 375 U.S. 118 (1963)
  (Dissented on question of community property. Supreme Court agreed with the dissent)

\* \* \*

United Services Life Ins. Co. v. Delaney, 308 F.2d 484 (1952); 358 F.2d 714, en banc, cert. denied, 385 U.S. 846 (A passenger is not a pilot)

- Borel v. Fibreboard Products Corp., 493 F.2d 1076 (1973), cert. denied, 439 U.S. 1129 (First case to hold manufacturer of insulation material liable to worker for failing to warn of dangers associated with abestos)
- Great Western United Corp. v. Kidwell, 577 F.2d 1256 (1976) (Idaho takeover statute preempted by Securities Exchange Act of 1934 and as unconstitutional burden on commerce)

Mr. TRAFICANT. Mr. Duncan.

Mr. DUNCAN. I want to thank our colleague for his testimony. Before coming to Congress, I spent seven and a half years as a Circuit Court judge or State trial judge in Tennessee. I can tell you that I don't think there are many judges below the level of the U.S. Supreme Court who have achieved quite the fame and the respect that Judge Wisdom has. He is probably one of the—maybe the best-known judge who has never served on the U.S. Supreme Court who is alive in this country today.

I recall when our former Governor, Lamar Alexander, was sworn in as Secretary of Education, he had Judge Wisdom come up from New Orleans to swear him in. Governor Alexander, who is a close friend of mine, was at one time a law clerk to Judge Wisdom, and I have heard him speak several times of his great respect for Judge

Wisdom.

A fellow member of this subcommittee, Tom Petri from Wisconsin, also is a personal friend to Judge Wisdom and his family, and he has submitted a statement that he has requested be included in the record.

[Mr. Petri's prepared statement follows:]

#### STATEMENT OF HON. THOMAS E. PETRI

Mr. Chairman, I am pleased to be a cosponsor of this legislation designating the U.S. Court of Appeals Courthouse in New Orleans as the "John Minor Wisdom United States Courthouse". I have known Judge Wisdom personally for over 25 years and can truly say that no judge better deserved his name-"Wisdom."

I recall well first visiting the Judge and his family in New Orleans for Mardi Gras in 1966 at the height of the civil rights controversies before the Fifth Circuit.

The Judge already had carved out a reputation together with several of his Fifth Circuit colleagues, as a leading protector of the Constitution and Congressional will in the implementation of voting rights, school desegregation, and access to public accommodations throughout the South.

At that time, with less than ten years on the bench, Judge Wisdom already had begun building an impressive body of judicial work. Barry Sullivan, one of his former law clerks and a leading authority on the Judge, has said that, his work "stands as a sturdy testimonial to the continued importance of liberal learning in adjudication and to the view of adjudication as an exercise in intellectual and moral excellence.'

As Mr. Sullivan further noted, Judge Wisdom "has written, not only with clarity,

elegance and style, but also with moral courage and intellectual authority, in virtually every area of law known to the federal courts."

The naming of the courthouse in honor of Judge Wisdom will not just recall the name of one of the South's most distinguished citizens, it will also serve as a constant reminder for generations to come of that extraordinary body of wisdom—well over a thousand masterly opinions-produced by one of our country's greatest minds and moral forces.

I urge the Subcommittee to approve this legislation. Thank you, Mr. Chairman.

Mr. Duncan. I might just say, what a name—Judge Wisdom. I think he has lived up to that name. So I support this legislation and thank you for bringing it to our attention.

Mr. TRAFICANT. The gentlewoman from the District?

Ms. NORTON. Thank you, Mr. Chairman. I want to strongly support the bill that my good friend and good colleague, Mr. Jefferson,

has brought before us this morning.

Congressman Jefferson, "legendary" is the right word for Judge Wisdom. When there were few others, Judge Wisdom was there, and I think it is a most appropriate initiative and a most appropriate way to remember one of America's great judges. Thank you very much for coming before us.

Mr. TRAFICANT. I want to associate myself with the remarks of both the distinguished colleagues here; evidently, he is very deserving. We appreciate the fine job you're doing in the Congress and we support your legislative initiative.

Mr. JEFFERSON. Thank you, Mr. Chairman, members of the com-

mittee. Thank you.

[Whereupon, at 8:45 a.m., the subcommittee proceeded to further business.l



